

EU Representative Contract

Contract Number: EUR-REP-20231206-D002

This contract will be valid for one year from the date signed by both parties. Part A could choose to renew the contract by then. Term of validity:2023.12.6-2024.12.5

Party A (甲方)					
Name:	Shantou Youjia E-Commerce Co., Ltd.				
Add:	Huarun Building, No. 95, Changping Road, Longhu District, Shantou City				
Product/ Model:	Turmeric Oil				
Contact Person/Applicant:	Xiyue Zheng	Tel/Fax:	+86 13302748549	E-Mail:	306993284@qq.com
Party B					
Name:	REP Europe GmbH				
Tel.:	+49 157 51253212				
Add:	Annastr. 9 B, 64347 Griesheim, Germany				
Contact:	Ben XU				
E-Mail:	info@rep-europe.de				

Party A hereby appoints Party B as the authorized European Representative for their product with CE and GS mark and Party B accepts the appointment to be the authorized European Representative for the product with CE and GS mark of Party A in the market of European Union (E.U.), EEA and Switzerland, Turkey. Both parties enter this agreement as follow:

Party A

1. Party A assures to provide the updated technical files of each product category with CE and GS mark to Party B. If Party A can not provide the required technical file to Party B within 30 days after approval of CE certification or before using CE and GS mark for "self declaration" products, this agreement will be terminated automatically, Party A should take on any aftereffect by itself. The technical files should be the electronic copy (PDF/WORD/JPG/ vision), the written copy would be submitted if required by the competent authority. Detail of the requirements of the submitted files as following:

- (i) Declaration of conformity,
- (ii) Copy of the label, packaging and instructions for use (in all languages requested by the countries where the device is marketed),
- (iii) Notified Body certification (where relevant),
- (iv) Post market surveillance process and data, vigilance reports and complaints, processes and data, (v) Technical documentation relevant to market surveillance investigation being undertaken by the Member State,
- (vi) Relevant notification, if applicable
- (vii) Details of any products suppliers putting the CE and GS marked devices on the market,

(viii) Incident reports and corrective actions taken.

Party B

1. Party B shall reserve technical files of each category of party A's products with CE and GS mark. The technical files shall be reserved for at least ten years after manufacturing of the last batch of products. Once competent authority needs the technical files (including new edition of the technical files which had already registered) of each category of part A's products with CE and GS mark. Party B should send them to competent authority within ten workdays. If any serious accident of products with CE and GS mark happen within boundary of E.C., Party B shall notify Party A within three work days of complaint or feedback on Party A's products and assist Party A to execute vigilance system of medical device products, and also make the initial report together with Party A. Party B shall then present the initial report, investigation results and the final report to competent authority of country in which the accidents happen.

No other rights or obligations are applied to Party A or Party B other than specified in this agreement.

PARTY A:

Company Stamp:

Date:



PARTY B: REP Europe GmbH

Company Stamp:

Date: December 6, 2023

